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21	UNITED STATES DISTRICT COURT		
22	NORTHERN DISTRICT OF CALIFORNIA		
23	SAN FRANCISCO DIVISION		
24	ORACLE AMERICA, INC.	Case No. CV 10-03561 WHA	
25	Plaintiff, v.	ORACLE'S STATEMENT REGARDING GOOGLE'S	
26	GOOGLE INC.	ADMINISTRATIVE MOTION TO SEAL (ECF NOS. 1455 &1481)	
	Defendant.	Dept.: Courtroom 8, 19th Floor	
27		Judge: Honorable William H. Alsup	

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1	Oracle America, Inc. ("Oracle") files this statement in response to Google Inc.'s	
2	Administrative Motion to Seal Excerpts of Oracle Expert Reports Cited in Google Inc.'s Motion	
3	to Strike Portions of Oracle's Expert Reports (ECF No. 1455) and the Court's February 8, 2016	
4	Order re Sealing Motions (ECF No. 1481).	
5	Exhibits 4 and 5 attached to the Declaration of Matthias Kamber in Support of Google	
6	Inc.'s Motion to Strike Portions of Oracle's Expert Reports (ECF No. 1454-1) ("Kamber Decl.")	
7	are excerpted portions from the Expert Report of Professor Douglas C. Schmidt, Ph.D. (dated	
8	January 8, 2016) and the Expert Report of Chris F. Kemerer, Ph.D. (dated January 8, 2016),	
9	respectively. These reports were designated by Oracle as "HIGHLY CONFIDENTIAL –	
10	ATTORNEY'S EYES ONLY" pursuant to the Protective Order in this case.	
11	Oracle states that it does not seek to seal those excerpted portions of the reports attached	
12	as Exhibits 4 and 5 to the Kamber Decl. Oracle, however, reserves its rights with regard to	
13	confidentiality designations for the underlying materials referenced therein.	
14	Dated: February 10, 2016 KAREN G. JOHNSON-MCKEWAN ANNETTE L. HURST	
15	GABRIEL M. RAMSEY PETER A. BICKS	
16	LISA T. SIMPSON VICKIE L. FEEMAN	
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19	By: <u>/s/ Vickie L. Feeman</u> VICKIE L. FEEMAN	
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21	ORACLE AMERICA, INC.	
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28	OD A CLEZ STATEMENT DECADDING	